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FCC Mailroom

March 24, 2016

Marlene H. Dortch, Secretary
Federal Communications Commission

445 Twelfth Street, S.W.

Washington, DC 20554

Attn: Wireline Competition Bureau

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Re: Connect America Fund, WC docket No. 10-90

Dear Ms. Dortch,

Arapahoe Telephone Company ("ATC"), study area code 371516, hereby notifies the Federal Communications Commission ("FCC" or "Commission") and the Wireline Competition Bureau ("WCB" or "Bureau") of changes that ATC made to its FCC Form 477 filing on March 24, 2016 and requests that these most recent changes be incorporated into the forthcoming versions of the Alternative Connect America Model ("A-CAM").

ATC's previous FCC Form 477 filings contained data that had identified all reported census blocks with ATC's maximum advertised speed. However, on March 10, 2016, we were informed by our consultant that the FCC staff handling Form 477 reporting clarified the requirement to report the maximum "advertised" speeds for broadband deployment means that "the filer should use the accurate information about speed that is conveyed at the Point of Sale." Given this clarification, we realized that ATC's report should be corrected to properly reflect the common speeds for many of ATC's DSL customers. Therefore we have filed revisions to ATC's broadband deployment section of the FCC form 477 filing to accurately reflect the maximum broadband speeds for DSL customers in the reported census blocks.

Additionally, ATC has completed construction to previously unserved census blocks in the study area code that were not included in the June 30, 2015 Deployment filing. These new census blocks now covered by DSL were reported in the December 31, 2015 filing but also contained inaccurate maximum advertised speeds.

ATC respectfully requests that the FCC's Wireline Competition Bureau consider the revisions submitted by ATC on March 24, 2016 as it reviews future versions of the A-CAM model based support. Without these corrections and support proposed in the A-CAM model, ATC would not have sufficient support available to advance broadband technology in the area.

Sincerely,

John E. Koller, VP/GM

Arapahoe Telephone Company

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